UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS LUFKIN DIVISION

UNITED STATES OF AMERICA

V.

SCHARLENE HIGHT

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CASE NO. 9:05CR24

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SCHARLENE HIGHT

ORDER ADOPTING THE REPORT AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE

By order, the undersigned referred this matter to the Honorable Harry W. McKee, United States Magistrate Judge, at Tyler, Texas, for administration of a guilty plea under Rules 11 and 32 of the Federal Rules of Criminal Procedure. Judge McKee conducted a hearing in the form and manner prescribed by Federal Rule of Criminal Procedure 11 and issued his *Report and Recommendation of the United States Magistrate Judge* [Clerk's doc. #2]. The Magistrate Judge recommended that the Court accept Defendant's guilty plea and conditionally accept her plea agreement. He further recommended that the undersigned finally adjudge Defendant as guilty on Count One of the Information filed against Defendant in this cause.

The parties have not objected to the magistrate judge's findings. The Court is of the opinion that the *Report and Recommendation* should be accepted. It is accordingly **ORDERED** that the *Report and Recommendation* [Clerk's doc. #2] of the United States Magistrate Judge are **ADOPTED.** Defendant's guilty plea and the plea agreement are conditionally **ACCEPTED** by the Court at this time.

It is further **ORDERED** that, in accordance with Defendant's guilty plea and the magistrate judge's findings and recommendation, Defendant, Scharlene Hight, is hereby adjudged as **GUILTY** on **Count One** of the **Information**, conditioned upon the Court's final acceptance of the guilty plea and plea agreement at sentencing.

So ORDERED and SIGNED this 8 day of August, 2005.

Ron Clark, United States District Judge

Pm Clark